UNITED STATES BANKRUPTCY COURT

District of New Jersey 402 East State Street Trenton, NJ 08608

Case No.: 12-38344-MBK

Chapter: 13

Judge: Michael B. Kaplan

In Re: Debtor(s) (name(s) used by the debtor(s) in the last 8 years, including married, maiden, trade, and address):

Joseph Frank DeRose 295 Savannah Road Toms River, NJ 08757

Social Security No.: xxx-xx-4913

Employer's Tax I.D. No.:

NOTICE OF CASE CLOSED WITHOUT DISCHARGE

	Notice of chief ceoses williout sistemate
disch	All creditors and parties in interest are notified that the above–named case has been closed without entry of arge for the reason(s) indicated below.
	Debtor has not filed a Certification About a Financial Management Course (Official Form 423) proving compliance with the instructional course requirement for discharge.
	Joint debtor has not filed a Certification About a Financial Management Course (Official Form 423) proving compliance with the instructional course requirement for discharge.
	Debtor has not filed a Certification in Support of Discharge certifying that all domestic support obligations due have been paid.
□ obliga	Joint debtor has not filed a Certification in Support of Discharge certifying that all domestic support ations due have been paid.
	Debtor has been granted a discharge under sections 727 or 1141 of the Bankruptcy Code in a case commenced within 8 years before the date of the filing of the petition.
	Joint debtor has been granted a discharge under sections 727 or 1141 of the Bankruptcy Code in a case commenced within 8 years before the date of the filing of the petition.
V	Debtor has received a discharge in a case filed under chapter 7, 11, or 12 of the Bankruptcy Code during the 4–year period preceding the date of the petition; or in a case filed under chapter 13 of the Bankruptcy Code during the 2 year period preceding the date of the petition.
	Joint Debtor has received a discharge in a case filed under chapter 7, 11, or 12 of the Bankruptcy Code during the 4 year period preceding the date of the petition; or in a case filed under chapter 13 of the Bankruptcy Code during the 2 year period preceding the date of the petition.
	An Order denying or revoking the debtor's discharge was entered pursuant to section 727 of the Bankruptcy Code.

	An Order denying or revoking the joint debtor's discharge was entered pursuant to section 727 of the Bankruptcy Code.
previ	If the debtor subsequently files a Motion to Reopen the Case to allow for the filing of the above document, the must pay the applicable filing fee. If the debtor's case was closed because the debtor received a discharge in our case as set forth above, the debtor will have received a Notice of Clerk's Evidence of Previous Discharge ding an opportunity to be heard prior to case closing.
Dated JAN:	: January 20, 2017 pbf
	Jeanne Naughton Clerk